NOTICE:

Please be advised that this corrected document is filed in connection with the redaction of certain potentially confidential personal information in a document previously filed in your bankruptcy case by the creditor identified herein. This corrected document is otherwise identical to the original document in all respects. The substance of the document has not been changed in any way.

B 10 (Official Form 10) (12/12)			
UNITED STATES BANKRUPTCY	COURT Middle DISTRICT OF F	Pennsylvania	PROOF OF CLAIM
Name of Debtor: SHERRY L GU	JTSHALL	Case Number: 12-06956	
	claim for an administrative expense that arises ment of an administrative expense according to		
	tity to whom the debtor owes money or proper		
			COURT USE ONLY
Name and address where notices should PNC Bank	be sent:		☐ Check this box if this claim amends a previously filed claim.
PO Box 94982			
Cleveland, OH 44101			Court Claim Number: (If known)
Telephone number:	email:		Filed on:
1-866-622-2657 EXT 6625 Name and address where payment shoul			Filed on: Check this box if you are aware that
Name and address where payment should	ti be sent (if different from above).		anyone else has filed a proof of claim
			relating to this claim. Attach copy of
			statement giving particulars.
Telephone number:	email:		
1. Amount of Claim as of Date Case F	iled: \$_19,844.01		
If all or part of the claim is secured, com	plete item 4.		
If all or part of the claim is entitled to pr	iority, complete item 5.		
Check this box if the claim includes in	nterest or other charges in addition to the princi	pal amount of the claim. Attach	a statement that itemizes interest or charges.
2. Basis for Claim: MONEY LOAN (See instruction #2)	ED		
3. Last four digits of any number by which creditor identifies debtor:	3a. Debtor may have scheduled account a	s: 3b. Uniform Claim Identi	fier (optional):
7370	(See instruction #3a)	(See instruction #3b)	
4.6. 161. (6			other charges, as of the time case was filed,
4. Secured Claim (See instruction #4) Check the appropriate box if the claim is	secured by a lien on property or a right of	included in secured claim	, ii any:
setoff, attach required redacted documer	ts, and provide the requested information.		S
	Real Estate Motor Vehicle Other	Basis for perfection:	DRTGAGE
Describe: 2309 DERRY ST HA	KKISBUKG PA 1/104		_{1: §} 19,844.01
Value of Property: \$ 20,000.00	_	Amount of Secured Clain	1: \$
Annual Interest Rate 6.29 % Fix (when case was filed)	ed or □Variable	Amount Unsecured:	S
5. Amount of Claim Entitled to Priorithe priority and state the amount.	ty under 11 U.S.C. § 507 (a). If any part of t	the claim falls into one of the fo	llowing categories, check the box specifying
Domestic support obligations under 1 U.S.C. § 507 (a)(1)(A) or (a)(1)(B).	1 ☐ Wages, salaries, or commissions (up earned within 180 days before the case w debtor's business ceased, whichever is ea 11 U.S.C. § 507 (a)(4).	vas filed or the employee ber	nefit plan –
☐ Up to \$2,600* of deposits toward purchase, lease, or rental of property or services for personal, family, or househouse – 11 U.S.C. § 507 (a)(7).	☐ Taxes or penalties owed to governme 11 U.S.C. § 507 (a)(8).	ntal units –	ragraph of
*Amounts are subject to adjustment on 4	////13 and every 3 years thereafter with respect	to cases commenced on or after	the date of adjustment.
6. Credits. The amount of all payments	on this claim has been credited for the purpose	e of making this proof of claim. (See instruction #6)

B 10 (Official Form 10) (12/12)

B 10 (Official Form 10) (12/12)		2
7. Documents: Attached are redacted copies of any documents that	support the claim, such as promissory	notes, purchase orders, invoices, itemized statements of
running accounts, contracts, judgments, mortgages, security agreemen		
statement providing the information required by FRBP 3001(c)(3)(A).		
evidence of perfection of a security interest are attached. If the claim i	, , ,	dence, the Mortgage Proof of Claim Attachment is being
filed with this claim. (See instruction #7, and the definition of "redact	ed".)	
DO NOT SEND ORIGINAL DOCUMENTS. ATTACHED DOCUM	ENTS MAY DE DESTROYED AET	SED CCANINING
DO NOT SEND ORIGINAL DOCUMENTS. ATTACHED DOCUM	EN 15 MAY BE DESTRUYED AFT	ER SCANNING.
If the documents are not available, please explain:		
if the documents are not available, pieuse explain.		
8. Signature: (See instruction #8)		
,		
Check the appropriate box.		
☐ I am the creditor. ☐ I am the creditor's authorized agent.	☐ I am the trustee, or the debtor,	☐ I am a guarantor, surety, indorser, or other codebtor.
	or their authorized agent.	(See Bankruptcy Rule 3005.)
	(See Bankruptcy Rule 3004.)	
I de-less and a second of the first second of	-1-i i- t d t t th ht	6
I declare under penalty of perjury that the information provided in this	ciaim is true and correct to the best of	i my knowledge, information, and reasonable belief.
Print Name: Judy Borkey		
Title: Bankruptcy Specialist	—	· · · · ·
Company: PNC Bank	— /s/ Judy Bork	key _{12/13/2012}
Address and telephone number (if different from notice address above): (Signature)	(Date)
•	(Bigilatine)	(Bate)
Telephone number: email:		

Penalty for presenting fraudulent claim: Fine of up to \$500,000 or imprisonment for up to 5 years, or both. 18 U.S.C. §§ 152 and 3571.

INSTRUCTIONS FOR PROOF OF CLAIM FORM

The instructions and definitions below are general explanations of the law. In certain circumstances, such as bankruptcy cases not filed voluntarily by the debtor, exceptions to these general rules may apply.

Items to be completed in Proof of Claim form

Court, Name of Debtor, and Case Number:

Fill in the federal judicial district in which the bankruptcy case was filed (for example, Central District of California), the debtor's full name, and the case number. If the creditor received a notice of the case from the bankruptcy court, all of this information is at the top of the notice.

Creditor's Name and Address:

Fill in the name of the person or entity asserting a claim and the name and address of the person who should receive notices issued during the bankruptcy case. A separate space is provided for the payment address if it differs from the notice address. The creditor has a continuing obligation to keep the court informed of its current address. See Federal Rule of Bankruptcy Procedure (FRBP) 2002(g).

1. Amount of Claim as of Date Case Filed:

State the total amount owed to the creditor on the date of the bankruptcy filing. Follow the instructions concerning whether to complete items 4 and 5. Check the box if interest or other charges are included in the claim.

2. Basis for Claim:

State the type of debt or how it was incurred. Examples include goods sold, money loaned, services performed, personal injury/wrongful death, car loan, mortgage note, and credit card. If the claim is based on delivering health care goods or services, limit the disclosure of the goods or services so as to avoid embarrassment or the disclosure of confidential health care information. You may be required to provide additional disclosure if an interested party objects to the claim.

3. Last Four Digits of Any Number by Which Creditor Identifies Debtor:

State only the last four digits of the debtor's account or other number used by the creditor to identify the debtor.

3a. Debtor May Have Scheduled Account As:

Report a change in the creditor's name, a transferred claim, or any other information that clarifies a difference between this proof of claim and the claim as scheduled by the debtor.

3b. Uniform Claim Identifier:

If you use a uniform claim identifier, you may report it here. A uniform claim identifier is an optional 24-character identifier that certain large creditors use to facilitate electronic payment in chapter 13 cases.

4. Secured Claim:

Check whether the claim is fully or partially secured. Skip this section if the

claim is entirely unsecured. (See Definitions.) If the claim is secured, check the box for the nature and value of property that secures the claim, attach copies of lien documentation, and state, as of the date of the bankruptcy filing, the annual interest rate (and whether it is fixed or variable), and the amount past due on the claim.

5. Amount of Claim Entitled to Priority Under 11 U.S.C. § 507 (a).

If any portion of the claim falls into any category shown, check the appropriate box(es) and state the amount entitled to priority. (See Definitions.) A claim may be partly priority and partly non-priority. For example, in some of the categories, the law limits the amount entitled to priority.

6. Credits:

An authorized signature on this proof of claim serves as an acknowledgment that when calculating the amount of the claim, the creditor gave the debtor credit for any payments received toward the debt.

7. Documents:

Attach redacted copies of any documents that show the debt exists and a lien secures the debt. You must also attach copies of documents that evidence perfection of any security interest and documents required by FRBP 3001(c) for claims based on an open-end or revolving consumer credit agreement or secured by a security interest in the debtor's principal residence. You may also attach a summary in addition to the documents themselves. FRBP 3001(c) and (d). If the claim is based on delivering health care goods or services, limit disclosing confidential health care information. Do not send original documents, as attachments may be destroyed after scanning.

8. Date and Signature:

The individual completing this proof of claim must sign and date it. FRBP 9011. If the claim is filed electronically, FRBP 5005(a)(2) authorizes courts to establish local rules specifying what constitutes a signature. If you sign this form, you declare under penalty of perjury that the information provided is true and correct to the best of your knowledge, information, and reasonable belief. Your signature is also a certification that the claim meets the requirements of FRBP 9011(b). Whether the claim is filed electronically or in person, if your name is on the signature line, you are responsible for the declaration. Print the name and title, if any, of the creditor or other person authorized to file this claim. State the filer's address and telephone number if it differs from the address given on the top of the form for purposes of receiving notices. If the claim is filed by an authorized agent, provide both the name of the individual filing the claim and the name of the agent. If the authorized agent is a servicer, identify the corporate servicer as the company. Criminal penalties apply for making a false statement on a proof of claim.

B 10 (Official Form 10) (12/12)

DEFINITIONS

Debtor

A debtor is the person, corporation, or other entity that has filed a bankruptcy case.

Creditor

A creditor is a person, corporation, or other entity to whom debtor owes a debt that was incurred before the date of the bankruptcy filing. See 11 U.S.C. §101 (10).

Claim

A claim is the creditor's right to receive payment for a debt owed by the debtor on the date of the bankruptcy filing. See 11 U.S.C. §101 (5). A claim may be secured or unsecured.

Proof of Claim

A proof of claim is a form used by the creditor to indicate the amount of the debt owed by the debtor on the date of the bankruptcy filing. The creditor must file the form with the clerk of the same bankruptcy court in which the bankruptcy case was filed.

Secured Claim Under 11 U.S.C. § 506 (a)

A secured claim is one backed by a lien on property of the debtor. The claim is secured so long as the creditor has the right to be paid from the property prior to other creditors. The amount of the secured claim cannot exceed the value of the property. Any amount owed to the creditor in excess of the value of the property is an unsecured claim. Examples of liens on property include a mortgage on real estate or a security interest in a car. A lien may be voluntarily granted by a debtor or may be obtained through a court proceeding. In some states, a court judgment is a lien.

A claim also may be secured if the creditor owes the debtor money (has a right to setoff).

Unsecured Claim

An unsecured claim is one that does not meet the requirements of a secured claim. A claim may be partly unsecured if the amount of the claim exceeds the value of the property on which the creditor has a lien

Claim Entitled to Priority Under 11 U.S.C. § 507

Priority claims are certain categories of unsecured claims that are paid from the available money or property in a bankruptcy case before other unsecured claims.

Redacted

A document has been redacted when the person filing it has masked, edited out, or otherwise deleted, certain information. A creditor must show only the last four digits of any social-security, individual's tax-identification, or financial-account number, only the initials of a minor's name, and only the year of any person's date of birth. If the claim is based on the delivery of health care goods or services, limit the disclosure of the goods or services so as to avoid embarrassment or the disclosure of confidential health care information.

Evidence of Perfection

Evidence of perfection may include a mortgage, lien, certificate of title, financing statement, or other document showing that the lien has been filed or recorded.

__INFORMATION_

Acknowledgment of Filing of Claim

To receive acknowledgment of your filing, you may either enclose a stamped self-addressed envelope and a copy of this proof of claim or you may access the court's PACER system

(www.pacer.psc.uscourts.gov) for a small fee to view your filed proof of claim.

Offers to Purchase a Claim

Certain entities are in the business of purchasing claims for an amount less than the face value of the claims. One or more of these entities may contact the creditor and offer to purchase the claim. Some of the written communications from these entities may easily be confused with official court documentation or communications from the debtor. These entities do not represent the bankruptcy court or the debtor. The creditor has no obligation to sell its claim. However, if the creditor decides to sell its claim, any transfer of such claim is subject to FRBP 3001(e), any applicable provisions of the Bankruptcy Code (11 U.S.C. § 101 et seq.), and any applicable orders of the bankruptcy court.

Mortgage Proof of Claim Attachment

Name of debtor:	SHERRY L	GUTSHALL		Case numb	per:	12-06956	
Name of creditor:	PNC BAN	K			igits of any number you ify the debtor's account:	7370	
					e Petition Date ed in the Amount of Claim	n listed in Item 1	. 10 7/19 (
2. Interest due		Interest rate 6.29 %	From mm/dd/yyyy 12/1/12 ///	To mm/dd/yyyy 12/5 / 12 / / / / / / / / / / / / / / / / /	\$\frac{95.03}{\$=\$}\$ \$\frac{95.03}{\$=\$}\$ Copy to	otal here ▶ (2)	95.03
3. Total principal a	and					(3)	\$ 19,844.
Part 2: Stateı	ment of I	Prepetition	Fees, Expen	ses, and Cl	harges		
Itemize the fees, ex Proof of Claim form)		d charges due or	n the claim as of t	he petition date	(included in the Amount	of Claim listed i	n Item 1 on the
Description				Dates incu	rred		Amount
1. Late charges						(1	s <u>0</u>
2. Non-sufficient fu	ınds (NSF) f	ees				(2	2) \$
3. Attorney's fees						(3	3) \$

1 Tool of Olalin Toring.			
Description	Dates incurred		Amount
1. Late charges		(1)	\$ <u>0</u>
2. Non-sufficient funds (NSF) fees		(2)	\$
3. Attorney's fees		(3)	\$
4. Filing fees and court costs		(4)	\$
5. Advertisement costs		(5)	\$
6. Sheriff/auctioneer fees		(6)	\$
7. Title costs		(7)	\$
8. Recording fees		(8)	\$
9. Appraisal/broker's price opinion fees		(9)	\$
10. Property inspection fees		(10)	\$
11. Tax advances (non-escrow)		(11)	\$
12. Insurance advances (non-escrow)		(12)	\$
13. Escrow shortage or deficiency (Do not include amounts that are part of any installment payment listed in Part 3.)		(13)	\$
14. Property preservation expenses. Specify:		(14)	\$
15. Other. Specify:		(15)	\$
16. Other. Specify:		(16)	\$
17. Other. Specify:		(17) +	- \$
18. Total prepetition fees, expenses, and charges. Add all of the am	ounts listed above.	(18)	\$0

B 10 (Attachment A) (12/11)

Copy total onto Item 4 of Proof of Claim form

Part	3. Statement of	Amount Necessary to Cure	Default as of the l	Petition Date	1
Doe ☑	s the installment paymo	ent amount include an escrow deposit?			
	Yes. Attach to the Proc applicable nonbar	of of Claim form an escrow account statements	ent prepared as of the petition	on date in a form co	nsistent with
1. Ins	stallment payments e	Date last payment received by creditor	11/8/12		
		Number of installment payments due	(1) 0		
	nount of installment yments due	installments @	\$		
		installments @	\$		
		installments @	+ \$		
		Total installment payments due as of the petition date	\$	Copy total here ▶	(2) \$
	Iculation of cure ount	Add total prepetition fees, expenses, a	and charges	Copy total from Part 2 here	+ \$
		Subtract total of unapplied funds (fund to account)	ds received but not credited		- \$
		Subtract amounts for which debtor is	entitled to a refund		- \$
		Total amount necessary to cure defau	It as of the petition date		(3) \$



HIS MORTGAGE is made on 04/11/2003 . The Mortgagor is SHERRYYL GUTSHALL.

If there is more than one, the word "Mortgagor" herein refers to each and all of them. The Mortgagee is PNC Bank, National Association.

The word "Borrower" means SHERRY L GUTSHALL.

If there is more than one, the word "Borrower" herein refers to each and all of them.

Borrower owes Mortgages the sum of forty five thousand one hundred sixty nine dollars and zero cents

2422

). This debt is evidenced by Borrower's written obligation (referred to herein as the "Note"), dated 04/11/2003 .

This Mortgage secures to Mortgagee: (a) the repayment of the debt evidenced by the Note, with interest and other charges as provided therein; (b) the payment of all other sums, with interest thereon, advanced hereunder for the payment of taxes, assessments, maintenance charges, insurance premiums and costs incurred to protect the security of this Mortgage; (c) the payment of all of Mortgagee's costs of collection, including costs of suit and, if permitted by law, reasonable attorneys' fees and expenses, if suit is fixed or other action is taken to collect the sums owing or to protect the security of this Mortgage; (d) payment of any refinancing, substitution, extension, modification, and/or renewal of any of said indebtedness, interest, charges, costs and expenses; (e) the performance of Mortgagor's and/or Borrower's covenants and agreements under this Mortgage and the Note; and (f) the repayment of the debt evidenced by any note or agreement which was refinanced by the Note, to the extent that such debt is owed to Mortgage and has not been paid. For this purpose, Mortgagor does hereby mortgage, grant and convey to Mortgage the following described property, together with all improvements now or hereafter erected, and all easements, rights and appurtenances thereon, located at and known as:

223 CRESCENT ST

HARRISBURG

DALIPHIN

Recording Date Deed Book Number

06/09/1995 Page Number

277

City of Humisburg Includ.

The word "Property" herein shall mean all of the foregoing mortgaged property.

To have and to hold the Property unto the Mortgagee, its successors and assigns, forever. Provided, however, that if Mortgager and/or Borrower shall pay to Mortgagee the said debt, interest, and all other sums and perform all covenants and agreements secured hereby, then this Mortgage and the estate conveyed by it shall terminate and become void.

Warranty of Title. Mortgagor warrants and represents to Mortgagee that: (a) Mortgagor is the sole owner of the Property, and has the right to mortgage and convey the Property; (b) the Property is unencumbered except for encumbrances now recorded; and (c) Mortgagor will defend the title to the Property against all claims and demands except encumbrances now recorded.

Covenants. Mortgagor promises and agrees as follows:

(a) Mortgagor will maintain the Property in good order and repair; (b) Mortgagor will comply with all laws respecting the ownership and/or use of the Property; (c) If the Property is part of a condominium or planned unit development, Mortgagor will comply with all by laws, regulations and restrictions of record; (d) Mortgagor will pay and/or perform all obligations is part of a condominium or planned unit development, Mortgagor will comply with all by-laws, regulations and restrictions of record; (d) Mortgagor will pay and/or perform all obligations under any mortgage, lian, or security agreement which has priority over this Mortgage; (e) Mortgagor will pay or cause to be paid all taxes and other charges assessed or levied on the Property when due and, upon Mortgagee's request, will deliver to the Mortgagee receipts showing the payment of such charges; (f) While any part of the debts secured by this Mortgage remain unpaid, Mortgagor promises to obtain and keep in force property insurance and, if required by federal law, flood insurance on the Property. The property insurance must cover loss of or damage to the Property and must be in an amount sufficient to protect Mortgagee's interests; flood insurance must be of the type and in the amount required by federal law. Mortgagor agrees to provide Mortgagee evidence of required insurance. All policies must name Mortgagee as a loss payee/secured party and must provide for at least 10 days written notice to Mortgagee of reduction in coverage or cancellation. Mortgagor gives Mortgagee the right and power to sign Mortgagor's name on any check or draft from an insurance company and to apply the money to any debt secured by this Mortgage. This is limited to checks and drafts in payment of a claim under an insurance policy for loss or damage to the Property or for returned or rebated premiums on policies insuring the Property. Mortgagor does not have the right to, and agrees that Mortgagor will not, revoke the power of Mortgagee to make Mortgagor's endorsement. Mortgagee may exercise the power for Mortgagoe's benefit and not for Mortgagor's benefit, except as otherwise provided by law; (g) Hootgagor fails to keep in force the required insurance and/or fails to provide evidence of such insurance to Mortgagee may notify Mortgagor that Mortgagor's should purchase the required insurance and/or fails to provide evidence of such insurance required insurance at Mortgagor's expense. If Mortgagor lais to pitchase to historic within the time stated in the internation of the product Mortgagor of the cost of the premiums and any other amounts Mortgagor incurs in purchasing the insurance. THE INSURANCE MORTGAGEE PURCHASES WILL BE SIGNIFICANTLY MORE EXPENSIVE AND MAY PROVIDE LESS COVERAGE THAN INSURANCE MORTGAGOR COULD PURCHASE OTHERWISE. Mortgagor may receive reasonable compensation for the services which Mortgagor provides in obtaining any required insurance on Mortgagor's behalf. In certain states, the required insurance may be obtained through a licensed insurance agency affiliated with Mortgagore. This agency will required insurance on Mortgagor's behalf. In certain states, the required insurance may be obtained through a licensed insurance agency affiliated with Mortgagee. This agency will receive a fee for providing the required insurance. In addition, an affiliate may be responsible for some or all of the underlying insurance risks and may receive compensation for assuming such risks. If Mortgagor fails to perform any other duty or obligation required by these Covenants, Mortgagee may, at its sole option, advances such sums as it deems necessary to protect the Property and/or its rights in the Property under this Mortgagor agrees to repay Mortgagee may amounts advanced in accordance with this paragraph, with interest thereon, upon demand; (h) Any interest payable to Mortgagee after a judgment is entared or on additional sums advanced shall be at the rate provided for in the Note; (i) Mortgagee may make reasonable entries upon and inspections of the Property after giving Mortgagor prior notice of any such inspection; (j) Mortgagor will not sell, transfer ownership in, or enter into an installment sale contract for the sale of all or any part of the Property; and (k) The promises, agreements and rights in this Mortgage shall be binding upon and benefit anyone to whom the Property or this Mortgage is transferred. If more than one Mortgagor signs this Mortgage, each and all of them are bound individually and together. The covenants made in this section and Mortgagee's remedies set forth below shall not merge with any judgment entered in any legal action and shall apply until all amounts owed are paid in full.

Default. Mortgagor will be in default under this Mortgage: (a) if there is a default under the Note; (b) if Mortgagor breaks any promise made in this Mortgage; (c) if any Mortgagor dies; (d) if any other creditor tries to take the Property by legal process; (e) if any Mortgagor files bankruptcy or if anyone files an involuntary bankruptcy against any Mortgagor; (f) if any tax lien or levy is filed or made against any Mortgagor or the Property; (g) if any Mortgagor has made any false statement in this Mortgage; or (h) if the Property is destroyed, or

Any tax her in levy is the or inter any management, any tax her in levy is the original and tax her in morrgagee may take possession or the property, collect any and all reits, apply sad reits to the mortgage foreclosure action or any other action on this Mortgage, or take other action upon the Mortgage as permitted or provided by law to collect the balance owing. If a mortgage foreclosure action or any other action on this Mortgage is filed by Mortgagee, and/or if Mortgagee takes any action to protect or enforce its interest in any court, including Bankruptcy Court, Mortgager agrees to pay to Mortgagee all expenses and costs of such action, including, if permitted by law, reasonable attorneys' fees to the maximum extent permitted by law.

Remedies Cumulative. If any circumstance exists which would permit Mortgagee to accelerate the balance, Mortgagee may take such action at any time during which such circumstance continues to exist. Mortgagee's remedies under this Mortgage and of alternative.

Delay in Enforcement. Mortgagee can delay in enforcing any of its rights under this Mortgage or the Note without losing that right. Any waiver by Mortgagee of any provision

of this Mortgage or the Note will not be a waiver of the same or any other provision on any other occasion.

Assignment. Mortgagee may sell, transfer or assign this Mortgage without Mortgagor's consent.

Saverability. If any provision of this Mortgage is held to be invalid or unenforceable, such determination shall not affect the validity or enforceability of the remaining provisions

WITNESS the signing of this Mortgage on the date set forth above, intending to be legally bound.

Witness BK 4899 PG 153 Mortgagor Shum Lync Guts null Shum Lync Gut

Acknowledgment ta On this リグザ da	ken in the STATE OF PEN	NSYLVANIA, COUNTY (OF DAUPHIN Hore me, <u>Carlton Dean E</u>	<i>LTALLER</i> the
	lies that he/she is not an officer or direc			, 1110
	LUNGIUTSHALL	tor at 1160 being tractories resources	known to me (or satisfactorily prove	n) to be the person(s) whose
name(s) is (are) subscribed to t	the within instrument and acknowledged	that he/she/they executed the same	for the purposes therein contained.	
			In Witness Whereof, I hereunder	set my hand and official seal.
			() DH() S) /
		Signature	Carllow p son la	mer_
		T:AL-	NOTARY PUBLIC	
		Title		
			Notarial Seal Carlton Dean Eltnier, Notary	Drahin
			Lower Paxton Twp., Daughin (County
			My Commission Expires July 3	0, 2006
			Member, Pennsylvania Association	Of Notaries
Affidavit of Subscrib	bing Witness (Do not use if Mort	gagor(s) acknowledged the Mortgage.	Affidavit must be taken in county where Proper	ty is located.]
Before me, a notary put	blic (who certifies that he/she is not an			
			ithin Mortgage, who being duly sworn according t	to law, deposes and says that
ne/she was personally present	at the execution of said Mortgage, saw	the within named Mortgagor(s)		
and			t and deed, and deliver said Mortgage for the pa	irposes therein set forth; and
ANNUAL PART PROGRAM PRESENTANTAMENTE DESCRIPTION CANADA DESCRIPTIONS	t affixed thereto as subscribing witness document this document this document that this document that this document that this document that the Recorder's Office that the Recorder's O	is of deponent's own proper handwrd	ing.	
	rify that this docume The Recorder's Office County, Penneylvania.			
-chy CERT	TIFY that the recorder's Office the Recorder's Office County, Pennsylvania.	Subscribing W	litness	
I hereo ded in	county, Paris	•		
of Danbun,	Man Donell	Sworn to a	and subscribed before me this	day of
Suppliment Of	14//4 1/2			
	Philip Spaseff Philip Spaseff Deeds			
Da O A O	Phillip Spaseff Deeds			
A Paris	THE WASHINGTON	Notary Public		
Thuman	manum.			
	1/ 10. (0)	when		
Certificate of Reside		mych		, do hereby certify
that Mortgagee's precise resid	lence is Consumer Loan Center, 2730 L	iberty Avenue, Pittsburgh, PA 15222	\cdot \cdot \cdot \cdot \cdot \cdot	
		Mar C	limbro	
		Agent for Mor	toagee	
			-0-0	
RECORDED in the STATE OF F	PENNSYLVANIA, COUNTY OF	, on this	s day of	
	f the Recorder of Deeds in and for said (
	al of said office the day and year afores:			
		-		
		Reco:der		
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	Mail to: PNC Bank Consumer Loan Center Collateral Control 2730 Liberty Avenue Pittsburgh, PA 15222	From Gu	Viortgage (Closed-End)	<u>ე</u> ა,
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		SS F		$\mathbf{m}_{\mathcal{A}}$
		From LYNERRY GITSHALL To PNC Bank, National Association	7== 0	Recorded 33717 Number
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Case 1:12-bk/086869RNO DClaim 2-filed b3/247190 12/118/12/05/24/15/14/14/15:44 agesc Main Document 2 Page 8 of 12

Direct Installment Loan Disclosure and Note

PNCBAK

Borrower: SHERRY L GU	TSHALL	Lender: PNC Bank	, National Association		Date: 04/11/20	103
Items preceded by " " are	not applicable unless marked "[X " or the equivalent.				
Truth-in-Lending Dis	sclosures	<u> </u>				
			T=		Itemization of Amo	unt Financed
ANNUAL PERCENTAGE	FINANCE	Amount Financed The amount of credit	Total of Payment The amount the Born		\$ See Settlement States	nent
RATE	CHARGE The dollar amount the credi	provided to the Borrower	will have paid after I	Borrower	(1) Amount given directly	
The cost of the Borrower's credit as a	will cost the Borrower.	or on the Borrower's behalf.	has made all paymer scheduled.	nts as	\$ See Settlement Stater	
yearly rate.				[]	(2) Amount paid on Borro	wer's account
6.292 %	\$ 24,914.00	\$ 45,169.00	\$ 70,083.00		(3) Amount retained by Le	adas fas
The Borrower's Payment	Schedule will be:		e means	an estimate	See Settlement Statem	
Number of Payments	Amount of Payments	When Payments Are Due			\$	WIII.
180	\$ 389.35	Monthly, beginning 06/01/2003	1		(4) Amount paid to others	on Borrower's
					behalf:	
					(a) to public officials	
	g a security interest in deposi				\$ See Settlement States (b) for credit insurance	nent
property held by Lender, and None.	i: oods or property being purchase:	in full within 15 days of it d. the greater of \$20.00 or 5		y be charged	\$	
X Real Estate.		Prepayment: If Borrower		will not have	(c) to See Settlement Sta	tement
		to pay a penalty. Required Deposit Balanc	e: 🔀 Not Applicable. 🗀	The Annual	\$	
	than Borrower's principal reside	nce) Percentage Rate does not			(d) to	
Security Interest Charges	Lender may also secure this No :	Assumption: If this loan			\$	
None X Filing F	ees \$ 70.00	purchasing that dwelling ca			(e) to	
Variable Rate: Not App		on the original terms.			(f) to	
X This loan contains a var	iable rate feature. Disclosures a	about the variable rate feature have ne Rate published in <i>The Wall Stree</i>			\$	
increase more often than or	nce a month. The rate will not	increase more than one percentag	e point in any one month	and will not	(g) to	
		of the loan. The rate will never incr imber of payments to increase, and/		crease in the	\$	
the amount	of the final payment to chang	e. The final payment will never be	increased to more than 1	150% of the	(h) ta	
		00.00 at an initial rate of 13 1/2% asyments, increased to 15 1/2% a			\$	
remained the same for the te	erm of the loan, you would be re	quired to pay one additional paymen	t of \$254.88.	1	(i) to \$	
payment will never be incre	or the payments to change. ased to more than 150% of th	The amount of the payments may e regular payment. For example, if	your loan were for \$10,0	rs. The final 100.00 at an	Prepaid Finance Charge	
initial rate of 13 1/2%, rep	payable in 72 monthly paymen	ts of \$203.39, and the rate incre n remained the same for the term o	ased to 14 1/2% after 1	2 payments,	\$	
	49th through the 72nd paymen		ir the loan, the payment a	IIICUIK WOUIG	Itemization of Amounts	paid by Borrower
		an is discontinued for any reason, th the rate to increase. Any increase is			at the time the loa	ın is made:
payments to increase. For ex	cample, if your loan were for \$1	0,000.00 at an initial rate of 13 1/	2%, repayable in 48 month	nly payments	(1)	
		ints, the payment amount would in ssumes Borrower has not elected to		for the	\$ (2)	
🔲 If Borrower's participat	ion in the Club or Package Plan	is discontinued for any reason, the	Club Discount of	percentage	\$	
		ny increase in the rate will cause th interest rate of 13 1/2%, repayable			(3)	
and the Club Discount termi	nated after 12 payments, the p	ayment amount would increase to	for the rem	ainder of the	\$	
term of the Note. (The paym See your contract documen	ent example assumes Borrower ts for anv additional informati	has not elected to purchase Credit I on about nonpayment, default, any	insurance.) required repayment in fu	III before the		
scheduled date and prepaym		, , , , , , , , , , , , , , , , , , , ,				
		May Cancel Credit Insu				
igns below and agrees to pay	/ the additional cost(s). Insuran	ce are not required to obtain credit, ce may be purchased on the life of	one or two Borrowers. C	Credit Disability		
		through Lender the cost of the insu Borrower's purchase of insurance.				
Co-Maker.	eive imanciai penenta nom the	Dullower a purchase of maniance.	DOLLOWER MAILO 13 III 301 64	u may mut be a		
want Single Credit Life Insura	nce which costs \$					
		Signature of Pers	on to be insured for Single	Credit Life Insu	irance	
want Single Credit Disability	Insurance which costs \$	Signature of Pers	on to be insured for Single	Credit Disabilit	v Insurance	
Ve want Joint Credit Life Insu		3. griecure un 1 era	on to be madred for onigre	2.	y mamerice	
ve want Joint Credit Lite Insu	rance which costs >	Signatures of Pen	cons to be insured for Jaim		surance	
Borrower does not desire or is	not eligible for credit insurance:	Showand	Lall dall)		
	`	Signatu	ire of Borrower			
lotice to Borrower(s): The ma	ximum amount of coverage which	h insured Borrower(s) will receive is	set forth in the certificate			
Direct Loan Note Ir		Daily balance		Margin		4
convenience and reference. It is scope of any paragraph or sect		Daily interest rate Default		Monthly pays	ment ment changes	7
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Direct Installment Loan Disclosure and Note

Lender: PNC Bank, National Association Date: 04/11/2003 Borrower: SHERRY L GUTSHALL

Direct Installment Loan Note

1. Definitions. In this Note, the word "Borrower" means each and all of those who sign this Note and each and all of those who endorse the check which disburses the "Amount given directly to Borrower."

The word "Lender" means PNC Bank, National Association or any person to whom this Note has been transferred.

- 2. Borrower's Promise to Pay. To repay this loan, Borrower promises to pay to Lender \$ 45,169.00 , with interest on the unpaid balance from the date funds are advanced until paid in full. Interest shall be paid at the rate per annum of 6.290 %. Borrower promises to make payments in accordance with the payment schedule stated in this Note. Borrower promises to pay to Lender all other amounts which may become due under the terms of this Note, including, if applicable, Credit Insurance Premiums, Late Charges and Costs of Collection. Borrower agrees to make payments at the place designated by Lender. Borrower may also be required to pay to Lender certain other charges before Lender will give any money to Borrower. These charges, if any, are stated on page one in "Itemization of Amounts paid by Borrower at the time the loan is made" and/or in the
- 3. Payment Schedule. Borrower agrees to pay to Lender the amounts due under this X in uninterrupted monthly payments: 179 payments of \$ 389.35 payment, which will be billed by Lender, of all remaining unpaid amounts. Payments will be due on the same day of each month starting on 06/01/2003 Payments will continue until all amounts due are paid. in uninterrupted monthly payments, except for the months shown: payments of \$ and a final payment, which will be billed by the Lender, of all remaining unpaid amounts. Payments will be due on the same day of each , PROVIDED, HOWEVER, that no payments shall month starting on be due during the months of each year. in a single payment of \$ plus accrued interest and all other amounts The addition, prior to the month of the first scheduled payment as stated above, interest shall be payable monthly on the unpaid balance and shall be due on the same day of the month as the later payments.

 The date that the final payment is scheduled in this paragraph to be due is called the "Maturity Date" of this Note. If Borrower elects to purchase Credit Insurance and then

elects to cancel the Credit Insurance, the Payment Schedule may change as described in the "Credit Insurance" paragraph.

- 4. Variable Rate. X Not Applicable. The interest rate on this Note can change based on changes in the Interest Rate Index ("Index"). The rate will be based on the Margin, the Index, and applicable discounts, if any. The Index may change from time to time; the Margin will remain the same for the term of the Note. The interest rate stated in the "Borrower's Promise to Pay" is the "Base Rate." The Base Rate was computed by adding the Margin to the original Index, and then subtracting the Automatic Payment Plan adding the Margin to the discount, if applicable. Interest rate adjustments are computed by adding the Margin to the current Index at the time of the adjustment (subject to the limitations described below), and then subtracting the Automatic Payment Plan Discount and/or the Club Discount, if applicable. The interest rate on this loan may be adjusted and/or the Club Discount, if applicable. The interest rate on this loan may be adjusted monthly, on the first calendar day of each calendar month, beginning in the month after the funds are advanced. The Margin is 0,000 percentage points. The Index is the highest prime rate published in the "Money Rates" section of *The Wall Street Journal* ("Prime Rate") on the last day on which the Prime Rate is published in the preceding calendar month. The Index is not necessarily the lowest rate charged by Lender on loans. If the Index shall cease to be available, Lender shall select a new index, which, in Lender's sole opinion upon a reasonable basis, is comparable to the Index. The annual interest rate will not increase or decrease more than one percentage point in any calendar month, and will not increase or decrease more than five percentage points during the term of the loan, due to increase or decrease more than five percentage point in any calcular month, and will not increase or decrease more than five percentage points during the term of the loan, due to changes in the Index. (A change caused by a termination of the Automatic Payment Plan Discount or the Club Discount is not subject to the limitations set forth in the previous sentence.) The annual interest rate will not exceed 18%.
- 5. Automatic Payment Plan.
 Not Applicable.
 Some Borrower authorizes deposit account number on each scheduled payment due date. The interest rate on this loan may increase by 0,250 percentage points ("Automatic Payment Plan Discount") if participation in the automatic payment plan is discontinued for any reason, including: (a) if any Borrower chooses to terminate participation; (b) the deposit account identified above is closed; or (c) if there are not sufficient funds in the account to make the full monthly
- 6. Club or Package Plan. Not Applicable. S Borrower is participating in the package of banking services known as, or is a qualified member of a club group known as:

 PREMIUM PLAN

 The interest rate on the package of the interest rate on the package of the packa his Note may increase by 0.250 percentage points ("Club I participation in this Package Plan or Club Group is discontinued for any reason. percentage points ("Club Discount"), if

Monthly Payment Changes. The payment amounts will not change over the term of the loan except as stated in the <u>"Payment Schedule."</u>

Typiment Schedule.

X The payment amounts may increase (but will not decrease) if Borrower terminates participation in the X Club or Package Plan X Automatic Payment Plan. Lender will determine the amount of equal monthly payments that would be sufficient to repay in full, by the Maturity Date, the unpaid principal balance that is expected to be due on the

by the Maturity bate, the unipsed principal belance that is expected to be seen of the payment change date, at the new interest rate. If the payment amount will increase, Lender will notify Borrower of the effective date and amount of the new payment.

Changes in the interest rate may cause the number of payments to change and/or the amount of the final payment to change. One month before the Maturity Date, if necessary, the number of payments due will increase so that the final payment will not be more than

150% of the previously scheduled monthly payment.

Changes in the interest rate may cause the number of payments to change and/or the amount of the payments to increase; the first change in the payment amount may occur on a date 48 months after the due date of the first monthly payment; subsequent changes, if applicable, will occur every 48 months thereafter. Not more than 45 days, but not less than

25 days, before the date of each payment change, Lender will calculate the new payment amount. The payment amount may increase but will not decrease, except for the final payment. Lender will determine the amount of equal monthly payments that would be sufficient to repay in full, by the Maturity Date, the unpaid principal balance that is expected to be due on the payment change date, at the interest rate in effect at the time the calculation is being made. Lender will notify Borrower of the new amount of the payment which is due. One month before the Maturity Date, if necessary, the number of payments due will increase so that the final payment will not be more than 150% of the previously scheduled monthly payment.

- 8. Computing Interest. Interest is charged on a daily basis, according to the outstanding balance subject to interest on each day of the loan term. The daily interest rate is equal to the annual interest rate in effect on that day divided by the number of days in that calendar year. Borrower agrees that because interest is calculated on a daily basis, late payments will result in additional interest (and, if applicable, a late charge); early payments will result in less interest being charged. If the interest rate on this Note will not change because of changes in the Index (see the "Variable Rate" section), early will not change leadase of changes in the final payment to change. If the interest rate on this Note can change because of changes in the Index (see the "Variable Rate" section), early and/or late payments will cause the number of payments due, the amount of the payments (if the amount of the payments is subject to change every 48 months) and/or the amount of the final payment to change
- 9. Application of Payments. Lender will apply payments in the following order of priority: credit insurance premiums, if any, interest, late charges, fees, and then principal. All regular payments will be applied to the satisfaction of scheduled payments in the order in which they become due.
- 10. Late Charge. Not Applicable. Sorrower agrees that Lender may assess a late charge for any payment not paid in full within 15 days of its due date. The late charge will be the greater of \$20.00 or 5% of the total amount of the payment which was not paid in full. No late charge will be due, however, if the reason that the payment is late is either: (a) attributable to a late charge assessed on a prior payment; or (b) because, after default by Borrower, the entire outstanding balance on this Note is due. No more than one late charge will be imposed for any single scheduled payment.
- 11. Return Check Fee. Borrower agrees that Lender may assess a fee of \$20.00 if Borrower makes a payment with a check that is returned by the drawee for "not sufficient funds" in the account on which the check is written.
- 12. Waiver by Lender. If Borrower has made or makes in the future another loan agreement with Lender, Lender might obtain a security interest in the principal dwelling of Borrower or someone else to secure that other loan agreement. That security agreement may provide that the principal dwelling secures not only that other loan agreement but also all other loan agreements of Borrower with Lender, Lender waives (gives up) any right to claim a security interest in the principal dwelling of any person to secure this Note unless the security interest is specifically given to secure this Note.
- 13. Interest After Maturity and Judgment. Unless prohibited by applicable law, interest at the rate provided in this Note shall continue to accrue on the unpaid balance until paid in full, even after (whether by acceleration or otherwise) maturity, and/or if Borrower becomes a debtor in an action filed under the Bankruptcy Code and/or if judgment is entered against Borrower for the amounts due. If at any time interest as provided for in this paragraph is not permitted by law, interest shall, in that event and at that time, accrue at the highest rate allowed by applicable law. If the interest rate on this Note can change, the interest rate which will apply beginning on the date a lawsuit is filed by Lender shall be the interest rate in effect on that date or the interest rate stated in the "Borrower's Promise to Pay," whichever is less.
- 14. Default. (As used in this paragraph, the term "Borrower" includes Borrowers, Co-Makers, Guarantors, sureties, and any owner of property which is security for this Note.) Borrower will be in default:
- (a) if Borrower does not make any payment before or on the date it is due; or if Borrower fails to keep any promise made in this Note or defaults in any other
- note, loan or agreement with Lender; or
- (c) if anyone who signs the security agreement or a mortgage securing this Note breaks any promise made in the security agreement or mortgage; including but not limited se not to sell, give away or transfer title to the property which is the subject of the mortgage or security interest; or (d) if any property in which Lender has obtained a security interest to secure this
- Note is lost, stolen (and not recovered within a reasonable time) or destroyed; or
- (e) if Borrower has made any untrue statement or misrepresentation in the credit application or any other certificate or document given or made for this loan; or

 (f) upon the death of Borrower or any one of them, if there is more than one; or

 (g) if Borrower provides Lender with false information or forged signatures at any
- time; or
- (h) if a court with proper jurisdiction to do so finds that Borrower, or any one of them, is incapacitated or incompetent; or
- (i) if Lender in good faith believes that the prospect of Borrower's paying this Note is

If Borrower is in default, the entire outstanding balance on this Note shall be immediately due, at the option of the Lender. This will happen without any prior notice to Borrower, or right to cure, except as may be required by law.

Borrower will also be in default:

if Borrower becomes insolvent and/or cannot pay Borrower's debts as they hecome due; or

- (k) if any other creditor tries by legal process to take any money or property of Borrower in the Lender's possession; or
- if Borrower files a bankruptcy petition or if anyone files an involuntary bankruptcy (m) if Borrower makes an assignment for the benefit of creditors, or any in
- reorganization, arrangement, debt adjustment, receivership, trusteeship, liquidation or other legal or equitable proceedings are instituted by or against Borrower; or (n) if any judgment, tax lien, municipal charge or tax levy is filed or writ of execution is issued against Borrower.

Direct Installment Loan Disclosure and Note

Lender: PNC Bank, National Association Borrower: SHERRY L GUTSHALL



Direct Installment Loan Note - continued

If any event described in (j), (k), (l), (m) or (n) happens, the entire outstanding balance on this Note shall be immediately due without any prior notice to Borrower, or right to cure, except as may be required by law.

- A default by Borrower on this Note is a default on every other note, loan or agreement of
- 15. General Waiver Provisions. Borrower waives presentment for payment, demand, protest, notice of protest, dishonor and all other notices or demands in connection with the delivery, acceptance, performance, default or enforcement of this Note. Borrower further waives any right to require due diligence in collection by Lender.
- 16. Delay in Enforcement. Lender can delay enforcing any rights under this Note without losing any rights. Lender's failure to enforce any right under this Note shall not act as a waiver of that right or preclude the exercise of that right in the event of a future occurrence of the same event. Lender can also extend the time allowed for making payments, and such extension shall not affect the obligations of any Borrower, whether or not that Borrower is given notice of the extension.
- 17. Release of Some Borrowers or Some Security. If there is more than one Borrower, each agrees to remain bound by this Note, although Lender may release any other Borrower or release or substitute any property which is security for the repayment of this Note. Borrower waives all defenses based on suretyship and impairment of collateral or security.
- 18. Security Interest Charges. Borrower agrees to pay any recording, filing, satisfaction and encumbrance fees which may be charged. The charges are to repay Lender for the fees paid to public officials to protect, continue, or release any security interest given in the security agreement or mortgage.
- 19. Prepayment. Borrower may prepay, in full or in part, the amount owed on this Note at any time without penalty. If Borrower prepays the loan in part, Borrower agrees to continue to make regularly scheduled payments until all amounts due under this Note are
- 20. If Lender Obtains a Security Interest to Secure Borrower's Payment of this Note, Borrower Makes the Following Additional Promises to Lender:
- (a) if property insurance is required by a mortgage and/or security agreement securing the repayment of this Note and/or if flood insurance is required by federal law, BORROWER MAY OBTAIN THE INSURANCE FROM ANYONE OF BORROWER'S CHOICE subject to Lender's reasonable approval. If flood insurance is required, Borrower has been separately notified. The property insurance must cover loss of or damage to the collateral and must be in an amount sufficient to protect Lender's interests; flood insurance must be of the type and in the amount required by federal law;
- (b) Borrower agrees to provide Lender evidence of required insurance. All policies must name Lender as a loss payee/secured party and must provide for at least 10 days written
- notice to Lender of reduction in coverage or cancellation;

 (c) if Borrower fails to keep in force the required insurance and/or fails to provide evidence of such insurance to Lender, Lender may notify Borrower that Borrower should purchase the required insurance at Borrower's expense. If Borrower fails to purchase the insurance within the time stated in the notice and/or fails to provide evidence of such insurance to Lender, Lender may purchase insurance to protect Lender's interest, to the Insurance to Leader, Lender may purchase insurance to protect Lender's minetal, to the extent permitted by applicable law, and charge Borrower the cost of the premiums and any other amounts Lender incurs in purchasing the insurance. THE INSURANCE LENDER PURCHASES WILL BE SIGNIFICANTLY MORE EXPENSIVE AND MAY PROVIDE LESS COVERAGE THAN INSURANCE BORROWER COULD PURCHASE OTHERWISE. Upon demand, Borrower promises to pay Lender the cost of insurance purchased and other amounts incurred by Lender. Borrower agrees that Lender may, if permitted by applicable law, add the cost of the insurance to the amounts on which interest is charged at the rate provided in this Note. In certain states, the required insurance may be obtained through a licensed insurance agency affiliated with Lender. This agency will receive a fee for providing the required insurance agency animates with Lenger. This agency will receive a ree for providing the required insurance. In addition, an affiliate may be responsible for some or all of the underlying insurance risks and may receive compensation for assuming such risks. If additional information is required concerning insurance or our affiliate arrangements, please contact Centralized Customer Assistance, 2730 Liberty Avenue, Pittsburgh, PA 15222; (d) to pay all taxes due on the collateral. If Borrower does not pay the taxes, Lender has
- the option to pay the taxes. Upon demand, Borrower promises promptly to repay to Lender
- any amounts paid by Lender for taxes;
 (e) if Lender gets a security interest in stock or securities, the value of the collateral (e) If Lender gets a security interest in stack or securities, the value of the conductar may become insufficient to protect Lender. If that happens, Sorrower agrees to deliver to Lender additional collateral which Lender believes will be enough to protect Lender;

 (f) to allow Lender the right to inspect the collateral at any reasonable time, and to maintain the collateral in good condition and repair; reasonable wear and tear excepted;
- maintain the collateral in good condition and repair; reasonable wear and tear excepted;

 (g) if amounts are advanced by Lender under this Note for taxes and/or insurance,
 Lender may, at its option, if permitted by applicable law, add the amounts so advanced to
 the outstanding balance and require repayment with interest by increasing the installment
 payments so that the outstanding principal balance is repaid in full in substantially equal
 installments on the due date stated in the payment schedule; and

 (h) Borrower's promises made and Lender's rights set forth in this section shall not
- merge with any judgment in any legal action and shall apply until all amounts owed are paid in full.
- 21. Lender May Sign Borrower's Name to Insurance Checks. Borrower gives Lender the right and power to sign Borrower's name on any check or draft from an insurance company. This is limited to a check or draft in payment of returned premiums, benefits under credit life insurance or credit disability insurance, and claims made under physical damage insurance and flood insurance covering property which is security for this loan. Borrower does not have the right to, and agrees that Borrower will not, revoke the power of Lender to make Borrower's endorsement. Lender may exercise the power for Lender's benefit and not for Borrower's benefit, except as otherwise provided by law.

- 22. Costs of Collection. If Lender files suit or takes action to collect this loan or protect the collateral or the Lender's security interest in it. Borrower agrees to pay Lender's costs and expenses to do so, if Lender is permitted by applicable law to require Borrower to pay those costs. Unless such action is taken in Ohio, this shall include reasonable attorneys' fees and expenses to the maximum amount permitted by applicable
- 23. Security Interests in Deposits. The Lender may set-off any amounts due and unpaid under this loan against any of Borrower's money on deposit with Lender. This includes any money which is now or may in the future be deposited with Lender by Borrower or with any co-depositor, including Borrower's spouse. This also includes any property, credits, securities, or money of the Borrower, which may at any time be delivered to or in the possession of the Lender. This may be done without any prior notice.
- 24. Assignment. Borrower may not assign or otherwise transfer his rights under this Note to anyone else. Lender may sell, transfer, or assign this Note, and any security agreement and/or mortgage given to secure this Note, and Borrower's rights and obligations under this Note will continue unchanged.
- 25. Multiple Parties. If there is more than one Borrower, each agrees to be responsible to Lender, individually and together, for payment in full of this loan. Borrowers agree that payment of all or part of the proceeds of this Note to any Borrower or to anyone else at the direction of any Borrower will be the equivalent of payment to each Borrower and for the benefit of all Borrowers.
- 26. Credit Insurance. If Borrower has elected to purchase credit insurance, Borrower may cancel that insurance at any time without penalty. In the event of cancellation, the payment amounts shown in the "Payment Schedule" will not decrease; rather, the loan will be paid off more quickly since more of the payment will be directed to payment of the principal balance of the loan.
- 27. Heirs and Personal Representatives Bound. The provisions of this Note shall be binding upon the Borrower, and the heirs and personal representatives of
- 28. Governing Law and Construction. This Note has been accepted by Lender in Pennsylvania and all loans shall be extended by Lender to Borrower in Lender in Pennsylvania and all loans shall be extended by Lender to Borrower in Pennsylvania. Regardless of the state of Borrower's residence or the place to which Borrower submitted an application, Borrower agrees that the provisions of this Note relating to interest, charges and fees shall be governed by and construed in accordance with federal law and, as made applicable by federal law, Pennsylvania law. Unless preempted by federal law, other substantive terms and provisions shall be governed by and construed in accordance with the law of Pennsylvania; procedural matters relating to the enforcement of the obligations evidenced by the Note and matters related to the granting, perfection and enforcement of a security interest securing this Note, if any, shall be governed by the laws of the state where the enforcement, granting or perfection hall be governed by the laws of the state where the enforcement, granting or perfection takes place.
- 29. Communication Concerning Disputed Debts. ALL COMMUNICATIONS BY BORROWER TO LENDER CONCERNING DISPUTED DEBTS, INCLUDING AN INSTRUMENT TENDERED AS FULL SATISFACTION OF THE LOAN, SHOULD BE SENT TO CENTRALIZED CUSTOMER ASSISTANCE, 2730 LIBERTY AVENUE, PITTSBURGH, PA 15222.
- 30. Credit Reports. BORROWER AUTHORIZES LENDER TO OBTAIN CREDIT REPORTS ON BORROWER FROM TIME TO TIME AT LENDER'S DISCRETION WHILE BORROWER HAS A LOAN OUTSTANDING WITH LENDER.
- 31. BORROWER ACKNOWLEDGES RECEIPT OF A COMPLETELY FILLED-IN COPY OF THIS NOTE AND DISCLOSURE. BY SIGNING BELOW, BORROWER AGREES TO BE LEGALLY BOUND BY ALL THE TERMS AND CONDITIONS OF THIS NOTE. Each of the Borrowers quarantees that the signature of any Borrower is genuine.

BOTTOWER'S Signature SHERRYL GUTSHALL	Thall 4-11-0
Borrower's Signature	Date
an an annuary are MOTION	** ** ** *** **
32. CO-MAKERS SEE NOTICE Borrower who is designated as a Co-Maker agree Borrowers for the payment of this loan and perf	ees to be equally responsible with all othe
Borrower who is designated as a Co-Maker agre	ees to be equally responsible with all othe

NOTICE TO CO-SIGNER

You are being asked to guarantee this debt. Think carefully before you do. If the Borrower doesn't pay the debt, you will have to. Be sure you can afford to pay if you have to, and that you want to accept this responsibility.

You may have to pay up to the full amount of the debt if the Borrower does not pay. You may also have to pay late fees or collection

costs, which increase this amount.

The Lender can collect this debt from you without first trying to collect from the Borrower. The Lender can use the same collection methods against you that can be used against the Borrower, such as suing you, etc. If this debt is ever in default, that fact may become a part of your credit record.



CERTIFICATE

The undersigned, Janet L. Deringer, Assistant Secretary of PNC Bank, National Association does hereby certify as follows:

- 1. National City Bank was a wholly owned subsidiary of National City Corporation.
- 2. Effective December 31, 2008, National City Corporation merged with and into The PNC Financial Services Group, Inc. and National City Bank became a wholly owned subsidiary of The PNC Financial Services Group, Inc.
- 3. Effective as of November 6, 2009, National City Bank and pursuant to approval granted by the United States Office of the Comptroller of the Currency (as evidenced by the official certification dated November 6, 2009 attached hereto as Exhibit "A"), was merged with and into PNC Bank, National Association.
- 4. PNC Bank, National Association is a duly organized and existing national banking association (Charter Number 1316) and wholly owned subsidiary of PNC Bancorp, Inc. (a wholly owned subsidiary of The PNC Financial Services Group, Inc.), having its main office located at 222 Delaware Avenue, Wilmington, Delaware 19801 and using federal Employer Identification Number 22-1146430.

IN WITNESS WHEREOF, the undersigned has hereunto set her hand and affixed the seal of this Association this 6^{th} day of November, 2009.

Janet L. Deringer



Member of The PNC Financial Services Group One PNC Plaza 249 Fifth Avenue Pittsburgh Pennsylvania 15222 2707

